

Legislative Council Staff

Nonpartisan Services for Colorado's Legislature

Final Fiscal Note

Drafting Number: LLS 22-0241 **Date:** June 15, 2022 **Prime Sponsors:** Rep. Bernett Bill Status: Signed into Law Sen. Kirkmeyer; Fiscal Analyst: Josh Abram | 303-866-3561 Jaquez Lewis Josh.Abram@state.co.us **Bill Topic: PUBLIC SCHOOL CONTRACT TERMS & CONDITIONS** Summary of □ TABOR Refund ☐ State Revenue **Fiscal Impact:** ☐ Local Government ☐ State Expenditure □ State Transfer The bill prohibits certain terms and requires others in a school district contracts for supplies, construction, or services. The bill increases workload for public school contracting entities to negotiate agreements with vendors. **Appropriation** No appropriation is required. Summary: **Fiscal Note** The final fiscal note reflects the enacted bill. Status:

Summary of Legislation

The bill defines a public school contract as any agreement between a public school and a contractor to acquire supplies, services, or construction, or to dispose of supplies for the direct benefit of the public school. For contracts entered into on or after July 1, 2022, the bill prohibits terms that require the public school to:

- indemnify or hold harmless another person;
- agree to binding arbitration or any other binding extra-judicial dispute resolution process;
- agree to limit liability of another person for bodily injury, death, or damage to property caused by the negligence or misconduct of the person or the person's employee;
- waive governmental immunity;
- waive, alter, or limit the application of student data restrictions and protections of personally identifiable student data; or
- otherwise agree to terms that conflict with Colorado law or agency rules.

Page 2 June 15, 2022

HB 22-1252

The appearance of any of these terms in a public school contract is *void ab initio*; i.e. the contract term is considered void and of no legal effect. The contract is otherwise enforceable as if the void term or condition had never been included. Further, a public school contract is voidable unless it includes provisions that:

- state that financial obligations of the public school payable after the current fiscal year are contingent on money to pay the obligations being appropriated, budgeted, and otherwise made available;
- require the contractor to comply with all applicable federal, state, and local laws; or
- require the contractor to perform duties as an independent contractor, to pay all applicable taxes
 for its employees, and to maintain workers' compensation and unemployment compensation
 insurance.

School District

The bill increases workload for public school contracting entities to ensure future contracts adhere to the bill's specified provisions. The bill potentially changes the cost of future contracts and the willingness of existing vendors to continue providing services to public schools. These impacts cannot be estimated.

Effective Date

The bill was signed into law by the Governor and it took effect on April 12, 2022.

State and Local Government Contacts

Education Labor

Law School Districts